

No. 031 000 62

Original Jurisdiction

IN THE
SUPREME COURT OF THE UNITED STATES

Supreme Court, U.S.
FILED
MAY 26 2004
OFFICE OF THE CLERK

Secondary Chief of the United Washitaw DeDugDahmour
yah Empire Nanya-Amir;El Petitioner
(Your Title of Nobility)

WARDEN Edward Motley Respondent (S)

Emergency Habeous Corpus Petition
Sine die

Ultravires 70 Day trial 3-9-04 #99-601

(Name of Court that last ruled on merits
of your case)

Secondary Chief Nanya-Amir:El

(Title of Nobility)

Held Hostage at FEDERAL DETENTION-CENTER
(address)

PHILADELPHIA, PENNSYLVANIA 19105

(City, state , zip Code)

Phone#

RECEIVED
MAY 13 2004
OFFICE OF THE CLERK
SUPREME COURT, U.S.

QUESTION(S) PRESENTED

1. Where is Edward Motley authorities pursuant to title 5 U.S.C.A. sections 2906,3331,3332,3333&7311?
2. Why did he unlawfully ORDER A.White on 11-6-03 to strip me naked and prevent me from taking a shower for two days in violation of the 8th Amendment?
3. Why was Nanya-Amir:El forced to enlist into military Jurisdiction by B.O.P. defacto agents on 10-20-03 & 1-22-04 in violation of article 97 U.M.C.J. ?
4. Does Edward Motley understand that his is not operating under the Constitution article 1 section 10?
5. Does Edward Motley understand that he is operating off of the Court-Martial?
6. Where is the Proof of Claim & Contract that establishes Nanya-Amir:El a cadet lawfully & legally enlisted in any military jurisdiction of the U.S.inc?
7. Where is officer in the U.S. military who enlisted me pursuant to Rule 202 Persons subject to the jurisdiction of court-martial in the manual for court martial United States 1998 edition page a21-10 under article 2 in 1979 .Act of November 9th,1979,Public law No.-96-107 ,@801(a),93 stat.810-11 ?
8. Does Edward Motley a military official "War-Den " understand what False Must means?
9. Is the Social Security act of 1935 property of the U.S.military ?
10. Where is the proof of claim that a Social Security Card is not a letter of marriage & reprisal sworn under title 18 sections 1621 & 1622?
11. Who owns the B.O.P.? where do they live what is their Nationality?
12. Who is Edward Motley 's Boss besides Inspector General Glen Fine?
13. Is Edward Motley acting under his own freewill to violate International Convention against the taking of hostages enforced in the U.S.Jan 6th,1985?
14. Is Edward Motley Being Compelled to break the Treaty & constitution?
15. Is that individual John Peas?
16. Who is illegally and unlawfully Monitoring my calls against my will?
17. What is the Persons Name ,Where is he or she oath ,bond ?
18. Is not forcing someone to do something that is unlawfully punishable by title 18 sections 112,878,1201,1203,1581,?
19. Does Edward Motley realize that all he has done is recored in D.C. The Hague & Hamburg?
20. Does he know that he will be facing criminal and civil charges from at least 12 Sovereign Peoples who his is victimizing under color of authority?
21. Why did EDWARD Motley Allow Case Manager Mcginest to take away my ability to purchase legal materials to prevent me from protecting myself?
22. Why did Edward Motley allow for Special Private Mail to be opened unlawfully?

NOTICE ALL ANSWERS MUST BE SWORN UNDER TITLE 18 SECTIONS

1621 & 1622

STATEMENT OF THE CASE

Before the Supreme Court of the United States is a Emergency urgent Sine due to invasion of privacy mass conspiracy, Constitutional Torts, Human Rights violations , Since April 99 We the Indigenous Peoples of the United Washit DeDugDahmound U.N.215-93 has been under attack my local state & federal agencies behind a major ploy to strip us of our immunities to statue to t Contrary to treaty law , Conventions and Constitutional secured liberties Many of our Peoples has been entrapped into admiralty & maritime Courts Court-Martial by framing by the city of philadelphia ascroft has written me and is aiding the Investigation for prosecution of all who are involv in my grandmothers kidnapping in 2001, her home taking and my personal iss involving Commissioner of the City philadelphia Police, The Sheriff depart ment , City Council etc which also involves our private community: I have been unlawfully framed by the city and an rogue federal agents who are in cahoots wit: the city's cover-up that why we filed claims originally in D.C. On 4/5/02 Nanya-Amir:El was unlawfully impeded in his travels in vic ation of Universal delaration of human rights articles 4,5,12,13(2) and and 9th amendment rights to the people there was no probable cause violat due process I was assaulted kidnapped and unlawfully taken when questions about my restraint of liberty unlawfully and ilegally the interlopers replied were taking you in to I.D. you they compelled my fingerprints und Color of autherity without my consent under threat duress and coercion I was held for a few hrs then released , upon release I filed civil & crim charges in U.S.D.C. in Philadelphia a writ of mandamus and a title 28 sec 540 A. By affidavit and a private indictment to asst attorney general Cur Douglas My fingerprints was never expunged from their computer .I was again impeded 8-26-02 I personally served the 18 th district , Commission Sylvestor Johnson , State attorney general mike fisher unknown Captain at the 18th District , I was not kidnapped by unlawfully and ilegally ticket On 10-7-03 Due to the Slow movement of the Fed here I FILED an Internati al Tribunal to enforce my Sovereign foreign Judgement on the tortfeasors insurance company riskmanagement ; On 10-19-03 I Was Again Assaulted by the same 18 th district police using the same scheme , I warned them about the suit they kidnapped me took my car injured my wrist with foreign met. objects and took me hostage under color of law without probable cause , I had passed out due to the extreme pain I was in shock , I awoke in a ambu lance semi-conscious I was pulled out be a group of City agents forced to put my hands and prints into their computer on a illegal search : then thr into unlawful confinement for 12 hrs no food, no water , no phone call. The Next Day two imposters posing as lawfull government officials came to th Station on a bogus incomplete fatally defective Warrant issued on a undi osed letter of marque and reprisal prohibited under article 1 section 10 without probable cause, no first hand knowledge , no oath, no affidavit, no nature & cause , no injured party an artifice instrument not in harmony with the 4th, 5th, 6th, 7th, 8th, or 9th amendment liberties they produced no authorities purporting to be government agents pursuant to Title 5 U. C.A. sections 2906, 3331, 3332, 3333 & 7311 I was assaulted and take hostag by her and her accompish who was a female & unknown taken to their lai unlawful fingered by them & U.S.M.S. defacto agents then taken to a Mil itary court unlawfully on days 10-20-03, 10-23-03, 11-12-03, Between the time I was forced out of my private attire stripped naked , forced to sig false muster documents , On 11-6-03 I was stripped naked and prevented f taking a shower for two days by the said warden, On 12-01-03 I was force on a van, then plane with marshals a gun point flown to Oklahomacity th forced into Chicago for 45 days with a quack , then nearly killed on the

STATEMENTS ON THE CASE PART 2

way back on a defective aircraft ,forced back to f.d.c.On 2/4/04 My mail was intercepted and taken unlawfully and illegally by f.d.c agents under color of law ,I was prevented from getting legal materials ,On 3/5/04 I was compelled into military Court-Martial inwhich I challenged Jurisdiction and question the whereabouts of U.S.A. the fictitious plaintiff in which doe not existed affirmed 10-30-03 be all agents who failed to state a claim upon relief can be granted wherefore vacating the fictitious complain deemed stare decisis filed and affirmed in International Criminal Court in the Netherland on 3/9/04 I was again compelled in Court-Martial for military personell on for the 5th straight time ,On 3/16/04 I was taken to some hidden area and interigated by defacto asst attorney general John Peas,Defacto Agent kathy Downs unknown female impersonater actress f.b.i. lady and the Court impose Catherine Henry esquire who attempted to seduce me into slavery and peonage for their commercial gain and control of enterprise they showed me some phot of a image that they assumed and presumed was me I refused to me used in a d collection process so I was threaten by Peas he promised me I would n't be able to challenge Jurisdiction ,they said they were going to lock me in a r. with a camera and I was going to be convicted ,they begged me to Enlist into Court-Martial,they told me to challenge Jurisdiction when I get out I refuse They Harassed be yet again on 3-28-04 and forced me into Slavery 3-31-04 abinvito ,I filed criminal charges against them in this Court prior to 3-16-04 in which I await for my release from this Guild Sine die.

For my Protection and security this is Filed in the International Criminal Court (Victims Unit) Maanweg 174 2516 A B THE Hague Netherland World Court Peace Palace 2517 K J THE Haque The Netherland Under Caption The United Washitaw De Dug Dah Moundyah Empire vs. The United States of America instrumentales.

REASONS FOR GRANTING THE PETITION

United States District Court lacks Subjectmatter and territorial Jurisdiction & Does'nt exist ,States of Pennsylvania, Newjersey & Delaware lacks Subjectmatter and territorial jurisdiction all are legal fictions and are without Substances ,The Supreme Court has Original jurisdiction over the serious Questions concerning the FACTS ONLY not fictions ,We have filed 5 diffrent writs which has been circumvented ,No instrumentalities have produced evidence of autherites and cannot answer any writ without exposing treason ,fraud and rebellion & insurrection ,They are operating under color of law in disguise of Common law their are all operating off of the Wars Powers act of March 9th,1933 Defined in the U.S. Constitution articles 1 section 8 clause 1 thru 17 the scope of that authority has exceeded 10 square miles leaving a Want of Jurisdiction by Ultravires acts of War on the Indigenous People's using martial-courts which governs military personel only. There is a major conf t of interest and conflict of laws pursuant to article 1 section 10 ,arti 1 section 9 clause 8 ,they are profiting off of the ignorant and the weak We are not at war with anyone so one cannot justify the unlawful actions that I had to exprience such as having my mail opened and read ,having my liberty and life restrained over a collection of a debt ,title 28sections 3002 8/15/C ,having been stripped naked and prevented from bathing my body which is in direct violation of the 8th amendment ,forced on a airplane in shackels & chains with guns drawn .forced to stay in inhumane conditions for 45 days in chicago, no air ventilation, not being able to get fresh air but once a week for 2 hours in violation of Universal Declaration of Human Rights articles 4,5 not limited 4,64 & 66 Geneva Conventions Relative to the protection of Civilian Peoples in time of War, articles 4,64,&66 ,6 U.S.T. 3516,3559-60 T.I.A.S. No.3365, Because the matter is a Original action this Warrants the Courts to excersize extraordinary relief and remedies pursuant to wit: Civil Courts may not surrender a civilian case to jnrisdiction of maritime for expediency ,convience ,or even necessity for todo so would destroy those guarenteed Constitutional Rights and Immunities to the People of this Country Mccune vs Kilpatrick et Nom 6933, District COURT E.R. Virginia Norfolk Division ,Dec 28,1943, 53, fed supp page 80 ,key 4 Maritime Jurisdiction cannot be compelled .A Court cannot "Join " two different Jurisdictions [cannot be compelled] Two different flags ,once challenged jurisdiction cannot be assumed to exist .Martime Judgement orders are not proper when a Sovereign Proper party is under the Judicial Jurisdiction of the America Flag of Peace ,and not the Maritime War-Flag. Thus with this fact of law there is a WANT of Jurisdiction nunc pro tunc any and all purported judgements agreements are contrary to Northwestern ordinance of July 13,1787 Article 2 and is void Ultravires fatally defective :When rule providing relief from void Judgement is applicable relief is mandatory & not discretionary (In Re Marriage of Markowski ,50 Wash app. 633,635 749 p.2d 745 (1988) Rule# 20 Compells the Court because there is no other form of relief is adeguate due to fraud ,conspiracy improper venue for 7 months Jurisdiction has been Challenged and has not been proven Wit: Without Jurisdiction a Court cannot proceed at all in any cause ,Jurisdiction is the Power to declare the law and when it cease to exist ,The only function is to announce the fact & Dismissing the Cause Steel Co. vs Citizens for a better Enut, 523, U.S. 839-118 S.CT. 1003, 140 L.ED. 2 d 210 (1998) all has failed to state a claim upon relief can be granted ,all has usurped authority by issuing letters of margue and reprisal which is prohibited in article 1 section 10 ,

All cases lacks subjectmatter jurisdiction due to fraud misrepresentation of the facts no law*full Common law pursuant to the 7th amendments the facts is that on 4/5/02 I WAS KIDNAPPED AND TAKEN HOSTAGE WITH NO PROBABLE CAUSE FINGERPRINTED UNLAWFULLY AND ILLEGALLY ,I'VE BEEN STALKED BY THE CITY SINCE 1999 ,THEY UNLAWFULLY KIDNAPPED MY GRANDMOTHER IN 2000 ASCROFT HAS ALL EVIDENCE HE WROTE ME THANKING ME PERSONALLY ,NO SO CALLED WARRANTS UNDER ANY NOM*DE*GUERRE CAME UP ON 4/5/02 THEY SOMEHOW CREAT A FALSE HISTORY UNDER THE NAME AND TRANSFERED MY PRINTS TO THE LETTER OF MARQUE AND REPRISAL DANTE MORRIS BETWEEN THE DATES OF 4/5/02 & 10-19-03 BY KEEPING MY PRINTS AND ATTACHING THEM TO THE NAME TO GET SUBJECTMATTER JURISDICTION UNDER COLOR OF LAW USING COMPUTER FRAUD AND DISEMINATION WITHOUT MY LAWFUL CONSENT EVERYTHING DONE IS QUESTIONABLE NO ONE CAN EXPLAIN HOW COME NOTHING CAME UP ON ME ,NUMBER ONE MY PRIVATE INFORMATION IS NOT FOR PUBLIC OPINION OR SCRUTINY BY ANY WITHOUT MY EXPRESS WRITTEN CONSENT IN RED INK ONLY IN MY NATIVE SCRIPT ONLY ,I WAS NOT BORN IN ANY HOSPITAL SO I DON'T HAVE ANY PUBLIC RECORDS: BECOUSE I CAN NOT BE A U.S. CITIZEN OR RESIDENT THE COURTS LACKS JURISDICTION TO EVEN QUESTION ME ON ANYTHING PURTAINING TO MY LIFE LIBERTY AND HAPPINESS IAM GARENTEED BY ARTICLE 4 SECTION 4 AND HAVE COMPLETE IMMUNITY UNDER TITLE 22 SECTION 288 & TITLE 28 SECTION 1604 NOT LIMITED TO U.N. CODE 19 and my own unwaiven yet Spoken Rights that Supercedes Contracts of the World.

CONCLUSION

Due to the Facts above and the evidence in the Courts records I SHOULD BE RELEASED AND DISCHARGED WITH PREJUDICE OF ALL UNPROVEN FICTIOUS CASES THAT DOES'NT EXIST ALL PRESENT LET THE WRIT BE GRANTED ACCORDENLY U.D.O.H.R. ARTICLE 8.

The petition for a writ of ~~seruitus~~ should be granted.
Emergency Habeous Corpus

AMICUS CURIAM
Respectfully submitted,

Secondary Chief Nanya-Amir:El Nunc Pro Tunc

May 7th, 2004 MC1492
Date: _____